## EXHIBIT 43

## UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

IN RE: Chapter 11

W.R. GRACE & CO., et al., . Case No. 01-01139(JKF)

Jointly Administered

Debtors.

. Aug. 21, 2006 (1:55 p.m.)

(Wilmington)

TRANSCRIPT OF PROCEEDINGS
BEFORE THE HONORABLE JUDITH K. FITZGERALD
UNITED STATES BANKRUPTCY COURT JUDGE

Proceedings recorded by electronic sound recording; transcript produced by transcription service.

- 1 people are going to be objecting to these things even more
- 2 than they already have.
- 3 THE COURT: I think it's very unlikely, having gone
- 4 through the process that this Court went through for days
- 5 about the questionnaire, that a whole lot of objections are
- 6 going to be sustained to the information requested on the
- 7 questionnaire. So, folks get it filled out and get it
- 8 returned. It's now no longer just the debtor's mechanism for
- 9 asking for something for estimation. It's now a formal
- 10 discovery. So, you can file an objection if you've got one,
- 11 but we went through this at length. The language was vetted
- 12 by everybody who was present in court. The courtroom was
- 13 filled on all of those days, so frankly, I don't think you're
- 14 going to have too many objections that will be sustained.
- 15 There may be some. I'm not ruling in advance, but the
- 16 presumption that I'm going to make is that this questionnaire
- 17 was essentially what everybody agreed on could make sense for
- 18 the parties who had to fill it out and could be returned in
- 19 some completed fashion. So that's the presumption I'm
- 20 starting with.
- 21 MR. SAKELO: That's a fair point, Your Honor. I
- 22 understand where the Court is coming from. The reason why we
- 23 made this particular suggestion was that number one, we are
- 24 hoping and at least we've been working with the debtor under
- 25 the assumption that these materials would go out by September